PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 07-2125WO	FOR FURTHER ACTION	as well	see Form PCT/ISA/220 as, where applicable, item 5 below.	
International application No. PCT/US 08/53533	International filing date (day/month 11 February 2008 (11.02.2008)	/year)	(Earliest) Priority Date (day/month/year) 15 February 2007 (15.02.2007)	
Applicant СЕРН, LLC				
This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau. This international search report consists of a total of sheets. It is also accompanied by a copy of each prior art document cited in this report.				
Basis of the report a. With regard to the language, the	international search was carried out	on the ba	asis of:	
X the international app	lication in the language in which it w	as filed.		
a translation of the ir a translation furnishe	nternational application into	arch (Ru	which is the language of les 12.3(a) and 23.1(b)).	
	eport has been established taking in this Authority under Rule 91 (Rule		nt the rectification of an obvious mistake	
c. With regard to any nucleot	ide and/or amino acid sequence dis	closed in	the international application, see Box No. I.	
2. Ccrtain claims were foun-	d unsearchable (see Box No. II).			
3. Unity of invention is lack	3. Unity of invention is lacking (see Box No. III).			
4. With regard to the title,	to the second			
the text is approved as subj	nitied by the applicant. d by this Authority to read as follow:	s:		
5. With regard to the abstract,				
the text is approved as subs	nitted by the applicant.		9 97	
			y as it appears in Box No. IV. The applicant h report, submit comments to this Authority.	
6. With regard to the drawings,				
a. the figure of the drawings to be	published with the abstract is Figure	No. 1		
as suggested by the a	pplicant.			
as selected by this A	athority, because the applicant failed	to sugge:	st a figure.	
	athority, because this figure better ch	aracteriz	es the invention.	
b. In none of the figures is to be	published with the abstract.			

Form PCT/ISA/210 (first sheet) (April 2007)

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INTERNATIONAL SEARCH REPORT

International application No. PCT/US 08/53533

A. CLASSIFICATION OF SUBJECT MATTER

IPC(8) - G06Q 40/00 (2008.04)

USPC - 705/36R

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC(8). G06Q 17/00 (2008.04)

USPC: 705/36R

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched USPC: 705/1, 7, 8, 35, 36R, 500; 700/1, 90, 91

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)
USPTO WEST (PGPB, USPT, EPAB, JPAB); GOOGLE SCHOLAR

Search Terms Used: carbon, footprint, greenhouse, emission, security, ratio, investment, fund, trust, purchase, buy, credit, calculate, measure, shareholder etc.

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
x	US 2006/0184445 A1 (SANDOR et al.) 17 August 2006 (17.08.2006), entire document, especially para [0017]-[0022], [0210]-[0236]	1-24
A	US 2007/0016511 A1 (WALSH et al.) 18 January 2007 (18.01.2007)	1-24
A	US 2005/0283428 A1 (BARTELS et al.) 22 December 2005 (22.12.2005)	1-24

Ì		Further documents are listed in the continuation of Box C.	[
İ	•. •.	Special categories of cited documents: document defining the general state of the art which is not considered to be of particular relevance	"T"	later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
	"E"	filing date		document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
١	"O"	cited to establish the publication date of another citation or other special reason (as specified) document referring to an oral disclosure, use, exhibition or other	"Y"	document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination
	p"	means P" document published prior to the international filing date but later than		document member of the same patent family
the priority date claimed Date of the actual completion of the international search			of mailing of the international search report	
14 July 2008 (14.07.2008)		2	1 JUL 2008	
Name and mailing address of the ISA/US		- 4	Authorized officer:	
		Stop PCT, Attn: ISA/US, Commissioner for Patents		Lee W. Young
P.O. Box 1450, Alexandria, Virginia 22313-1450			httpdosit: 571-272-4300	

Form PCT/ISA/210 (second sheet) (April 2007)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORIT	Y	
To: RUTH MA CANTOR FITZGERALD L.P. 110 EAST 59TH STREET (6TH FLOOR) NEW YORK, NY 10022		PCT WRITTEN OPINION OF THE ATTONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis.</i> 1)
	Date of mailing (day/month/yea	
Applicant's or agent's file reference 07-2125WO	FOR FURTH	ER ACTION See paragraph 2 below
	mational filing date (day/month/year) February 2008 (11.02.2008)	Priority date (day/month/year) 15 February 2007 (15.02.2007)
International Patent Classification (IPC) or bot IPC(8) - G06Q 40/00 (2008.04) USPC - 705/36R Applicant CFPH, LLC	h national classification and IPC	
Box No. IV Lack of unity of inv Box No. V Reasoned statement citations and explan Box No. VI Certain decuments Box No. VII Certain defects in th Box No. VIII Certain observation Power of the control of	of opinion with regard to novelty, investigation under Rule 436rs. I(a)(i) with regard to a sons supporting such statement stied to the international application or examination is made, this opinion vority (TPEA') except that this does not provide the second of the second or the se	o novelty, inventive step or industrial applicability; will be considered to be a written opinion of the ot apply where the applicant chooses an Authority ational Bureau under Rule 66.1bis(b) that written PEA, the applicant is invited to submit to the IPEA tion of 39 months from the date or maining of Form
Mail Stop PCT, Attn: ISA/US	te of completion of this opinion 4 July 2008 (14.07.2008)	Authorized officer: Lee W. Young PCT helpdaks. 571-272-4300

PCT/US2008/053533 21.07.2008

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International	application No.
PCT/US	08/53533

Box	No. I	Basis of this opinion
1.	With n	gard to the language, this opinion has been established on the basis of:
	씜	the international application in the language in which it was filed. a translation of the international application into which is the language of a
	ш	translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
		egard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been shed on the basis of:
	a, typ	e of material
	Ŀ	a sequence listing
	L	table(s) related to the sequence listing
	b. for	mat of material
	· [on paper
		in electronic form
		*
	c. tim	c of filing/furnishing
	F	contained in the international application as filed filed together with the international application in electronic form
	Ē	furnished subsequently to this Authority for the purposes of search
4.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
,	A dditi	onal comments:
٠.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	onal Conditions.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

ox No. V Reasoned statement ur citations and explanati		is. I(a)(i) with regard to novelty, inventive step or industrial applica g such statement	bility
. Statement			
Novelty (N)	Claims	None	YES
	Claims	1-24	NO
Inventive step (IS)	Claims	None	YES
	Claims	1-24	NO
Industrial applicability (IA)	Claims	1-24	YES
	Claims	None	NO

Citations and explanations:

Claims 1-24 lack novelty under PCT Article 33(2) as being anticipated by US 2006/0184445 A1 to Sandor et al. (hereinafter 'Sandor').

As por caliens 1 and 12. Sandor discloses a method that comprises a computer system configured to: select a trageled investment fund from a plurality of investment funds (financial instruments, see para [0017]); retrieve a filter associated with the targeted investment fund, in which the filter comprises at least one criteria for evaluating a security (based on emissions information provided by those participants, see para [0017]); generate leis to of a least one categorid security, in which the at least one targeted security is excluded from the targeted investment fund based on the at least one criteria of the filter (see para [0020]); calculated a carbon footprint of the targeted security (emissions reformation, see para [0020] and [1017]); calculated an amount of carbon credit necessary to neutralize the carbon footprint (see para [0079]); combine the targeted para [0079] and para [0079] and [1079]. Combine the targeted para [1079] are combined to the carbon footprint (see para [1079]); combine the targeted para [1079] and [1079].

As per caims 2 and 13. Sandor further discloses in which the act of calculating the carbon footprint comprises: calculating an amount of carbon mission generated for a period of time, in which the carbon emission is generated by an entity associated with targeted securities (see pars [0158], [0204], [0210]); calculating an amount of securities owned by the entity during the period of time (see pars [0255]) [0258]; calculating an amount of integred securities (see pas [0160]); dividing the amount of carbon missions generated by the amount of securities to produce a carbon-to-security ratio (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of securities to produce a carbon-to-security ratio (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of targeted securities to produce the carbon footprint for the target securities (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of targeted securities to produce the carbon footprint for the target securities (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of targeted securities to produce the carbon-to-security ratio (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of targeted securities to produce the carbon-to-security ratio (see pars [0210]); and multiplying the carbon-to-security ratio by the amount of targeted securities to produce the carbon-to-security ratio (see pars [0210]); and multiplying the carbon-to-security ratio (see pars [0210]).

As per claims 3 and 14, Sandor further discloses in which the carbon footprint represents an emission of greenhouse gases associated with activities performed by conducted by a corporate entity (see para [0025]).

As per claims 4 and 15, Sandor further discloses in which the carbon footprint is measured in tons of carbon dioxide emitted (see para [0018]).

As per cleims 5 end 16, Sandor further discloses in which the carbon credit is generated from at least one greenhouse gas project (see para (0068) and (0109)).

As per claims 6 and 17, Sandor further discloses in which the greenhouse gas project comprises at least one of the following: forest sequestration, soil conservation, electric efficiency, fuel switching, animal waste recovery or landfill gas capture (see para [0025]-[0027] and [0100].

As per claims 7 and 18, Sandor further discloses in which the carbon credit comprises one of the following: an allowance, a certified emission reduction (CER), a emission reduction unit (ERU) or a verified emission reduction (VER) (allowances, see para [0019] and [0021].

As per claims 8 and 19, Sandor further discloses in which the act of purchasing the amount of carbon credit comprises: purchasing a percentage of the amount carbon credit necessary to neutralize the carbon footprint (see para [0109] and [0211]).

As per claims 9 and 20, Sandor further discloses publishing a memorandum comprising at least one formula used for calculating the carbon footprint (see para [0111]).

As per claims 10 and 21, Sandor further discloses distributing the memorandum to at least one shareholder of the trust (see para [0111]).

As ner claims 11 and 22. Sandor (urther discloses selling a share of the trust to the targeted investment fund (see para (01761).

As per claim 23, Sandor discloses a method that comprises a computer system configured to: generate a list of at least one targeted security, in which he at least one targeted security is excluded from the targeted investment fam of see para [0.1791/j.10020]); purchase a amount of carbon credit necessary to neutralize a carbon footprint of the targeted security (see para [0.1791/j.10020]); purchased a new carbon for the carbon for the carbon footprint of the targeted security (see para [0.1791/j.10020]); purchased a the rehabilitated security is a trust (see para [0.1791/j.10020]). An of stort the rehabilitated security in a trust (see para [0.1791/j.10020]).

(See Supplemental Box)

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box

International application No. PCT/US 08/53533

In case the space in any of the preceding boxes is not sufficient. Continuation of: Continu
As per calm 2.5 Sander further discloses in which the carbon footprint represents an emission of greenhouse gases associated with activities performed by conducted by a corporate entity (see para [0025]).
Claims 1-24 have industrial applicability as defined by PCT Article 33(4) because the subject matter can be made or used in industry.
Form PCT/ISA/237 (Supekmental Box) (April 2007)

37 (Supplemental Box) (April 2007)